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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN ERANCISCO DIVISION	
FACEBOOK, INC. AND SUBSIDIARIES,	Case No. 3:16-cv-05884-LB
Plaintiff,	JOINT CASE MANAGEMENT STATEMENT
v.	Date: June 30, 2022
INTERNAL REVENUE SERVICE,	Time: 9:30 am Dept.:
Defendant.	
JOINT CASE MANAGE	EMENT STATEMENT
Facebook, Inc. and Subsidiaries (a Consolid	dated Group) ("Facebook") and the Internal
Revenue Service ("IRS"), by and through their cou	nsel below, submit this Joint Case Management
Statement.	
At issue in this Freedom of Information Act ("FOIA") case are two FOIA requests that	
Plaintiff submitted to Defendant on August 5, 2016. In general, the requests seek all records related	
to the IRS's tax audit of Facebook for the 2008, 2009, and 2010 tax years that are maintained in the	
IRS's administrative, legal, or other files, as well as all communications related to the audit	
involving any individuals employed by the IRS, the	e IRS Office of Chief Counsel, or the IRS's
contractors.	
Since the last joint statement filed on March	1 24, 2022, the IRS has made additional records
1	
	Deputy Assistant Attorney General STEPHEN S. HO Trial Attorney, Tax Division United States Department of Justice P.O. Box 227, Ben Franklin Station Washington, D.C. 20044 Telephone: (202) 616-8994 Fax: (202) 514-6866 Email: Stephen.S.Ho@usdoj.gov Attorney for the Internal Revenue Service UNITED STATES D NORTHERN DISTRIC SAN FRANCISC FACEBOOK, INC. AND SUBSIDIARIES, Plaintiff, v. INTERNAL REVENUE SERVICE, Defendant. JOINT CASE MANAGE Facebook, Inc. and Subsidiaries (a Consolid Revenue Service ("IRS"), by and through their course statement. At issue in this Freedom of Information Act Plaintiff submitted to Defendant on August 5, 2016 to the IRS's tax audit of Facebook for the 2008, 20 IRS's administrative, legal, or other files, as well as involving any individuals employed by the IRS, the contractors.

1	releases consisting of four months' worth of productions. The IRS will endeavor to continue making
2	monthly productions of responsive, non-exempt records until all such records have been released.
3	The parties are still attempting to negotiate in good faith as to how the parties may most efficiently
4	communicate about any challenges Facebook may have relating to the IRS's exemption claims.
5	The parties have conferred and concur that the case-management conference should be
6	continued by twelve weeks.
7	
8	Dated: June 23, 2022
9	/s/ Stephen S. Ho STEPHEN S. HO Trial Attorney, Tax Division
11	United States Department of Justice P.O. Box 227, Ben Franklin Station
12	Washington, D.C. 20044 Telephone: (202) 616-8994
13	Email: Stephen.S.Ho@usdoj.gov
14	Dated: June 23, 2022 /s/ Scott Frewing
15	SCOTT H. FREWING ANDREW P. CROUSORE
16	Attorneys for Plaintiff FACEBOOK, INC.
17	Baker & McKenzie LLP
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